United States District Court FILED MICLERKS OFFICE 2006 DEC -6 P 1: 32 Joseph P. Schmitt, pro se U.S. DISTRICT COURT DISTRICT OF MASS.

Plaintiff,

USDC NO: 05-10571-RWZ

Carter Thomas, et al., · Defendants

Plaintiff's Response to, "Defendants Opposition and Motion to Strike Plaintiff's Emergency Motion for Court Order Regarding Legal Photocopies

Now comes the pro se plaintiff and hereby gives response to, "Defendants Opposition and Motion to Strike Plaintiff's Emergency Motion for Court Order Regarding Legal Photocopies."

- Defendants have failed to provide any sworn to Affidavits in support of their motion and or motion's exhibits I and 2.
- Defendants exhibit 1 "103-CMR-478 Library Services Policy Alleges A total of 15 hours 25 minutes of library

access per week, Monday through Friday.

- 3. Defendants have failed to inform this Honorable Court of the full facts regarding "movements" within the Nemansket Correctional facility. Specifically that movements are routinely delayed and interrupted by approximately 20 to 30 minutes each day, and that said movement periods are shortened by 10 to 15 minutes each day. See plaintiff's estimated time schedule for civil populations first and final daily movements to the library below:
- A. Estimated time schedule for civil novement to library.

| Day 1     | st movement | final movement              |
|-----------|-------------|-----------------------------|
| Monday    | 1:30 AM     | 3:40 pm                     |
| Tuesday   | 9:30 AM     | 10:40 AM                    |
| Wednesday | 1:30 PM     | 3:40 PM (also 7pm - 8:40pm) |
| Thursday  | 9:30 AM     | 10:40 Am                    |
| Friday    | 1:30 AM     | 3:40 PM                     |
| •         |             |                             |

- 4. Plaintill's estimated civil movement schedule indicates Approximately 10 hours 30 minutes or Actual access to the library weekly, a substantial controdiction to defendants exhibit 1, 103-cmr-478 Library Services Policy.
- 5. As a civilly committed resident of this facility, plaintiff pursuant to MGL. c. 123A \$12-14 is able to receive therapy in the form of psych-educational classes

only during the overall times listed above in paragraph 3-A. Plaintiff, as of November 1, 2006, is participating in two psycho-education classes - Mens Work I and Victim Empathy II - which shall last for a period of 12 weeks Both classes are conducted on Wednesday afternoon, thus further reducing plaintiff's access time to the library to conduct much required research and typing of legal materials for his 21 cases. down to approximately 8 hours 20 minutes per week

- 6. Plaintiff, pursuant to Defendants rules and regulations must forego library access time each week in order to go to the facility's property room to receive his indigent cosmetic package. This reduces plaintiff's total weekly access time in the library to approximately 7 hours 50 minutes to as little as 7 hours 5 minutes.
- 7. Plaintiff, pursuant to Defendants rules and regulations must forego library access time in order to obtain medical attention if and when needed.
- 8. Defendants have routinely closed the library for entire days because of alleged "lack of security personel" or simular excuses. At such times plaintilt has personally witnessed "security personel" congregating in the correctional officers office within both D-units and B-units lounging around because they have nothing to do.

- 9. The Nemansket Correctional facility has a civil population over 225. For this ever growing population the defendants offer space and seating for only 25 individuals in the library.
- 10. Plaintiff has personally speken to Deputy Superintendent Joseph Murphy regarding the lack of access to the library and the fact that countless individuals frequent the library simply to socialize with gay lovers and or friends, which no attempts to correct have been made by the defendants.
- II. The library has a total of 5 typewriters. One is designated for handycapped residents and one is for non legal use. It is not an uncommon sight to see residents typing personal letters or other personal material on "legal any" typewriters.
- 12. Plaintiff has 21 active legal actions in Courts of the Commonwealth. Plaintiff's case load may increase by several cases due to violations of his rights, again, by the defendants regarding medical and mental health issues.
- 13. Coursel for defendants in wocv2006-01972-c has filed A motion that is entitled, "Defendants' Emergency Motion to Enlarge Time, dated October 30,2006. In said motion coursel, kevin A. Anahory cites as grounds, in part, "An ever-increasing caseload and numerous other competing

demands on his time. Plaintiff at this time does not intend to oppose the requested enlargement of time. However, plaintiff must pose the question, is it fair and just to allow defendants counsel further time because of the grounds he alleges, but same counsel deems it fair and just to oppose this pro se unskilled plaintiff's motion, especially when plaintiff's legal issues are equal or greater than those demands noted by defendants counsel. Is it equal and fair Justice for one and all, or just for skilled attorney's such as those retained by the defendants?

14. The very limited time plaintiff has in the library to conduct research, type documents etc is far less than that provided to prisoners as defined by the P.L.R.A. within the prisons also defined by the P.L.R.A. of the Commonwealth controlled by the defendant Ma. Dept. of. Corrections. Plaintiff, by statute, is not a prisoner and must be afforded more and least restrictive rights and privileges than those afforded to prisoners.

15. The defendants' motion exhibit 2 is a clear violation of established case law regarding the "reading of detained individuals legal papers." Exhibit 2 reads, in pertinent part, "Each day the director of rehabilitative services or staff designee and/or the deputy superintendent of treatment/classification will scan/review legal photocopying materials..." Prison officials may not read inmates legal papers. See, Bayron v. Trudeau, 702

F. 2d 43, 45 (2d Cir. 1983) (Allegation that guards read legal papers during a search stated a constitutional claim); Franklin v. State of Oregon, 662 F. 2d 1337, 1345 (9th Cir. 1981) (same); Provdfoot v. Williams, 803 F. Supp. 1048, 1052-53 (E.D. Pa. 1992); Nunez v. Boldin, 537 F. Supp. 578, 582-83 (S.D. Tex), appeal dismissed, 692 F. 2d 755 (5th Cir. 1982).

- of his October 20,2006 Emergency Motion for Court Order in no way controdicts any claim made by plaintiff, with regards to the forementioned Emergency Motion, plaintiff, here and now, under penalty of perjury, states that said motion was typed by plaintiff over a two day period in the library then plaintiff was forced to wait yet another day to have said motion phetocopied. Defendants amended library policy does not allow any materials for photocopying to be submitted except shortly after the very first movement. If an inmate has material to submit for photocopying during the second movement he shall be forced to wait until the following day just to have them reviewed scanned then he must wait upwards of 48 hours beyond this just to get his copies veturned.
- 17. Defendants allege that plaintiff has failed to establish that he has or will suffer any harm as a result of the existing policy regarding photocopies. Plaintiff respectfully veiterates the entire context of the above paragraph 15.

Plaintiff has clearly indicated the acts of the defendants in which has and continues to cause harm. In addition to the forementioned facts indicating harm to plaintiff, a full review of plaintiff's filed actions in the courts of the Commonwealth will show a pattern in which little to no case law is cited. in plaintiff's legal papers. This fact may very well cause a prejudice to plaintiff and is a real harm. Being unable to do a good in your legal work is a form of prejudice. See, Taylor v. List, 880 F.2d 1040, 1048-49 (9th Cir. 1989) (prisoner's legal papers did not show he had had sufficient law library access because they were "almost completely devoid of case citations"; Canell v. Bradshaw, 840 F. Supp. 1382, 1391 (D.OR. 1993) (injury "includes... allegations left out of the complaint, legal theories not pursued, and cases not cited in the the briefs that plaintiff did manage to file").

- 18. Plaintiff here and now informs the Court that the case law being cited in this motion, for the most part comes from a recently agriced legal book "Prisoners' Self-Help Litigation Manual." Plaintiff has little choice but to rely on this legal book until such time as his Emergency Motion for Court Order is Granted and he be allowed to receive case law copies to filly research.
- 19. To further support a claim and/or allegation of harm caused by the existing policy regarding legal photocopying, defendants exhibit 2, plaintiff attaches exhibits identified as

- 19-A (OBR No. 06-325); 19-B (OBR No. 06-325); 19-C (103-CMR-478.00 attachment C, dated 10-2-06); 19-D (LAW Library Supply Request form, dated 10-2-06); 19-E (BRC Hearing Continuance); 19-F (103-CMR-478 attackment C, dated 9-25-06); 19-G (Grievance # 22152); 19-H (Grievance # 22154); 19-I (OBR No. 06-330).
- Against plaintiff because he "exercised his constitutional rights" by commencing legal action against the defendants and serving said defendants pursuant to M.R.C.P. Rule 5(b) (1-5). This, in any light is nothing less than retaliation. It is in itself a violation of the Constitution. See, Thaddeus X v. Blatter, 110 F.3d 1233 (6th Cir. 1997) (Retaliation against inmate for exercising his/her constitutional rights is itself a violation of constitution).
- al. Regarding 19-C and 19-D. These are approved request forms for (19-C) legal copies of WOCV2006-01972-C and (19-D) 10×13 envelopes to scree WOCV2006-01972-C. Plaintiff still suffers harm from defendants when he seeks and obtains written authorization for copies and envelopes. Said OBR's shall further harm plaintiff at his 123A § 9 Petition.
- 22. Regarding 19-6 and 19-H. These grievances have serious allegations regainst department of correction officials yet a fellow employee deny's said grievances, fully ignoring the stated violations of plaintiffs rights.

- is repeatedly sauctioned with loss of library clearly shows a deliberate intention to harm plaintiff and prevent him from litigating his numerous cases by depriving him access to the library. See, Martin v. Ezeagu, 816 F. Supp 20, 24 (D.D. C. 1993) ("Ongoing pattern of harassment and arbitrary exclusion" from law library). 15 days loss of library is very significant.
- and 23 the following must apply. Because the Constitution protects an immates' access to the Courts, prison afficials may not retaliate against those who seek or obtain such access—whether the retaliation takes the form of witholding property or privileges does not matter. See, Thomas v. Evans, 880 F.2d 1235, 1241-42 (11th Cor 1989) (confiscation of legal materials, Assignment to a job inconsistent with medical condition); Wright v. Newsome, 795 F.2d 964, 968 (11th Cir. 1986) (Scizure of property); Hall v. Sutton, 755 F.2d 786, 787 (11th Cir. 1985) (confiscation of property); Milhouse v. Carlson 652 F.2d 371, 373 (3d cir. 1981) (conspiratorially planned disciplinary actions); Martin v. Ezeagu, 816 F. Supp 20, 24 (D.D.C. 1993) ("ongoing pattern of harassment and arbitrary exclusion from law library).
- Defendants overall actions in this case meet and/or surpass the requirements of persuasion for a preliminary injunction. See overall allegations and evidence brought to light by plaintiff in this entire case to date. Such actions

May be remedied by an injunction, even if the practices
Ale not formally part of official policy. See, Ruiz v. Estelle,
679 F. 2d 1115, 1154 (5th Cir. 1982), cert. denied, 490 U.S.
1042 (1983); Pratt v. Rowland, 770 F. Supp 1399, 1406 (N.D.
Cal. 1991); OR, by an award of damages. See, Coleman v. Turner,
838 F. 2d 1004, 1005 (8th Cir. 1988) (Nominal damages only); Lamar v.
Steele, 693 F. 2d 559, 562 (5th Cir. 1982) (Nominal damages), on
reheating, 698 F. 2d 1286 (5th Cir. 1983), cert. denied, 464 U.S. 821
(1983); Croz v. Beto, 603 F. 2d at 1181.

26. The very fact that defendants' read all legal material the plaintiff submits for photocopying is a violation within itself, and can be proven many times over with discovery of plaintiff's and countless other non-party legal copy request forms. Defendants' routinely deny photocopy requests for reasons that leave absolutely no doubt that said materials were read. As seen in attached exhibit 19-F, plaintiff was denied copies of specific documents maintained by the defendants eventhough plaintiff clearly noted a legitimate reason to obtain said document copies. Amougnst other legal issues, this denial violates plaintiff's Due Process Rights.

Exhibit 2 of defendants opposition should not be accepted by this Honorable Court. Said exhibit is not signed by any person with authority, nor is said document dated, and said document is not supported by any affidavit. Case law, Statute, and/or 103-C.M.R. clearly dictates that attentions to Dept of Correction Rules and Regulations must be authorized by the Commissioner

of Corrections. This was not accomplished, and/or any proof of it being done has not been provided to plaintiff or this Honorable Court, and as such, said exhibit must be vacated and all actions taken under said amendment must be vacated as well.

- 28 Plaintiff's Emergency Motion for Court Order, specifically the issue of research material being copied, will not prejudice, harm or burden the detendants in any way. In fact, by providing plaintiff the research material phetocopies, said Action can only benefit the Court, the defendants and plaintiff because with said research material this pro se plaintiff shall be Able to file better prepared documents, thus saving time and resources of all concerned. In addition, said research material shall also serve as an equalizer of sorts for plantiff against the vastly more experienced detendants coursel whom have huge access to legal research materials. Justice can only be enhanced, not hindered, by this notion being granted.
- 29. Plaintiff seeks an "Order for Discovery from this Honorable Court to further support his instant motion/response. See, "Plaintill's' Motion for Court Order for Production of Documents In Conjunction With Plaintiff's Response to Defendants Opposition and Motion to Strike Plaintiff's Emergency Motion for Court Order Regarding Legal Photocopies, Attached hereto,
- 30. A similar motion regarding photocopies has been granted by the Middleser Superior Court. See Attached

Exhibit 19-K.

WHEREFORE, plaintiff respectfully moves this Honorable Court to Deny defendants opposition, and to grant said plaintiff's, "Emergency Motion for Court Order," in part only at this time --- specifically as to photocopying of case law and other research materials requested by plaintiff --- based on the absolute fact that defendants have not filed opposition to this specific aspect of plaintiff's Emergency Motion for Court Order, which shows that defendants concur with Plaintiff's motion to have research material and case law photo copied.

Furthermore, plaintiff moves this Court to stay its decision on any other aspects of plaintiff's Emergency notion for Court Order until such time as defendants comply with the attached notion for production of documents needed to further support plaintiff's claims and to prove beyond all doubt that said defendants have deliberately provided misleading erroneous information to this Honorable Court.

Dated: November 30, 2006

Respectfully submitted Formal P. Schmitt, pro se Nemansket Correctional facility 30 Administration Road Bridgewater, Mr. 02324-3230

19 - A

OBR No. <u>06 - 325</u>

## MASSACHUSETTS TREATMENT CENTER OBSERVATION OF BEHAVIOR REPORT

| Resident's Name   | Schmitt, Joseph       | Comm. No. <u>M</u>   | 81137 Unit l  | <u>B2</u>  |  |
|---|-----------------------|--|---|--|--|
| Date: 10/18/06  | Time: <u>2:27pm</u>   | _ Reporting Staff  | f: <u>D. Leona</u>  | <u>rd</u>  |  |
| Behavior Observe<br>Or resident   | ed: Use of obscene or | threatening langua   |   | ny staff Code No.  | <u>D2</u>  |
| Witness (if any)  |                       |  |   |  |  |
| Referred to Distri  | ct Attorney           |  |   |  |  |
| Type or print in I  | NK your report of th  | e noted behavior.  | Use the revers  | se if more space is  | necessary.   |
| was in reference to are stealing his property of the bound of the moment Resident Schmitt degrievance attached. |                       | ed on September 17, I in segregation. Resisting the sident Schmitt writes with hands by dealing ain a CO and or inmaby physically threater | 2006. The gried ident Schmitt as the following; with the particulate caused me to ming in nature in the school of | vance alleges that stanffirmed that he authors. If it is a considerable as involved myself as to lose yet more personal threat | aff and residents<br>nored the<br>dministration<br>is I see fit <i>in the</i><br>conal property."<br>cening. Copy of   |
| Has the resident b  | een placed in pre-he  | aring restriction?   | √e× Yes   | Approved by  |  |
| Type of Restrictio<br>Reporting Staff Si  |                       | M Date:  | , +·· *   | Shift/Days off:  | 7x3 S/S  |
| Shift Commander   | Signature Cant        |  | Date: <u>///</u>  | - 18-06  |  |
| Finding and Sanc  | tion if any           |  |   | <del></del>  |  |
| Appeal Results _  |                       | <u> </u>   |   |  |  |
| Reviewing Author  | rity                  |  |   |  | Participant of the Control of the Co |
|   |                       |  |   |  |  |

hearing - 10/23/06

FORM "B"

## COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF CORRECTION INMATE GRIEVANCE APPEAL FORM

| inmate's name:   | inmate's#:           |                         | DATE:           |
|--|----------------------|-------------------------|-----------------|
| Joseph P. Schmitt  | 14-8113              | C                       | 9-17-06         |
| INSTITUTION:   |                      | ASSIGNED GRIEVAL        | NCE #:          |
| MASS, Trextment Conter   |                      | 20828                   |                 |
| INSTRUCTIONS:  |                      | 4.                      |                 |
| <ol> <li>Refer to 103 CMR 491, Immate Grievance Policy.</li> <li>Provide your appeal argument in Block A, in a brief</li> </ol>                  |                      | A Mannar                |                 |
| 3. Provide your requested remedy in Block B.   | or and understanding | o maurice.              |                 |
| A. Provide your appeal argument in a brief and ur  | derstandable mant    | ier.                    |                 |
| This is the 3rd time my property   | has been st          | olen because Do         | C officers      |
| Are too lazy to do their job an  | d pack and           | SECURE MY DEAD          | who The         |
| Allow inmates to pack and true   | when the             | roperty which           | oners           |
| the doors to the theft of my   | property.            | I have follow           | went the        |
| proceederes 3 times now only   | to be done           | 4                       |                 |
| I Ask now if this Admini   | stration wo          | uld preter to           | lut I           |
| Take nathers into my own he  | nds by dre           | line 1 11               |                 |
| IMPRIVED MYSELT AS IL SEZ TIT  | in the land          | + + 1                   |                 |
| I discover that yet Again A  | CO And or            | iamete saus             | and when        |
| to lose yet more personal p.   | and the              | Erio,                   | o re            |
| The DOC Allows me 2 locks,   | o R can h            | lance an expect         | ed level of     |
| The DOC Allows pre 2 locks s<br>Security and prevacy. Co's allowing is<br>violated this expectation of press<br>B. Provide your requested remedy | anatas to pe         | ack other inma          | tes preparty    |
| B. Provide your requested remedy   | y And SEEL           | rly                     |                 |
| Amond the property pelicy inmotes many from other  | so COS               | how to keep             | n All           |
| immates purpy from other   | Will of              | Il proper               | is and          |
| Any inmite gets lugged or of   | Martines St          | citie from              | as meters       |
| Also create inventory sheets to<br>so it shot comes up missing the   | er will be           | A workable w            | eard for in tes |
| Inmate's Signature for   | 3                    | $\sum_{n=0}^{\infty} q$ | 17-16           |
|  |                      |                         |                 |
| Staff Recipient Bother Had   | FFE/6/               | Date:                   | 18-00           |

## CODE OF OFFENSES (103 CMR 431.11)

## (1) Observation of Behavior offenses shall include the following acts:

#### A. Greatest Severity

- A-1 Killing.
- A-2 Rape.
- A-3 Assaulting and causing physical injury to another person.
- A-4 Escape.
- A-5 Starting a fire or causing an explosion.
- A-6 Possession of a weapon or ammunition.
- A-7 Rioting or encouraging others to riot (must be concrete and specific).
- A-8 Taking hostages.
- A-9 Committing any act deemed to be a violent felony under the laws of the Commonwealth of Massachusetts or the federal government.
- A-10 Tampering with or blocking any locking device.
- A-11 Conduct which disrupts or interferes with the security or orderly running of the institution when this poses a threat to life or a threat of serious bodily harm or furthers a prohibited act of the Greatest Severity category.

#### B. High Category

- B-1 Assaulting another person including spitting.
- B-2 Introducing and/or possession of an unauthorized tool.
- B-3 Introducing illegal or unauthorized drugs, intoxicants or alcohol into the institution.
- B-4 Demanding or receiving money or anything of value in return for protection against others, to avoid bodily harm or under threat of informing.
- B-5 Committing acts of indecent exposure, voyeurism or frottage against another person.
- B.6 Wearing a disguise for the purpose of misrepresenting one's self.
- B-7 Adulteration of any food or drink.
- B-8 Refusing to cooperate with any drug or alcohol testing procedures.
- B-09 Violating a major condition of the Transition Program.
- B-10 Giving or offering an official or staff member a bribe.
- B-11 Giving money, credit cards or valuables to or receiving any of the above from any person for purposes of introducing contraband or for any other illegal or prohibited purpose.
- B-12 Destroying, altering or damaging government property or the property of another person having a value in excess of \$100.00.
- B-13 Manufacturing a facsimile of a weapon.
- B-14 Counterfeiting, forging or unauthorized reproduction of any documents, articles of identification, money, security or official papers.
- B-15 Committing any act deemed to be a nonviolent felony under the laws of the Commonwealth of Massachusetts or the federal government.
- B-16 Conviction of three of the same previous offenses within one year in the moderate category shall result in the treatment of the fourth offense as a High Category offense.
- B-17 Conduct which disrupts or interferes with the security or orderly running of the institution.

## C. Moderate Category

- C-1 Fighting with another person.
- C-2 Misuse of authorized medication.
- C-3 Possession of money or currency or credit cards unless authorized.
- C-4 Loaning of property or anything of value for profit or increased return.
- C-5 Violating a minor condition of the Transition Program.
- C-6 Misrepresenting privilege level or abusing the use of confidentiality envelope.
- C-7 Refusing a direct order.
- C-8 Lying or providing a faise statement to a staff member regarding another person or making unfounded complaints or charges against a staff member or the institution with mailclous intent.
- C-9 Interfering with count.
- C-10 Making, possessing or using intoxicants, alcohol, illegal drugs or drug paraphemalia.
- C-11 Destroying, altering or damaging government property or the property of another person having a value of \$100.00 or less.
- C-12 Threatening another person with bodily harm including sexual assault.
- C-13 Possessing unauthorized sexually explicit or offensive-related printed material or objects.
- C-14 Tattooing.
- C-15 Conducting an unauthorized business.
- C-16 Use of the mail or telephone to threaten, frighten or intimidate another person.
- C-17 Being in an area not authorized for resident use.
- C-18 Any act deemed to be a misdemeanor under the laws of the Commonwealth of Massachusetts or the federal government.
- C-19 Conviction of three of the same previous Low Category offenses in a one year period will result in the fourth offense being treated as a Moderate Category offense.

## D. Low Category

- D-1 Possession of anything not authorized.
- D-2 Use of obscene, abusive or threatening language, actions or gestures to any resident, staff or visitor.
- D-3 Being in an unauthorized location.
- D-4 Intentional unexcused absence from institutional assignment.
- D-5 Gambling.
- D-6 Horseplaying.
- D-7 Failure to follow safety or sanitary regulations including failure to maintain living quarters in a tidy and sanitary manner.
- D-8 Unauthorized possession of property belonging to another person.
- D-9 Smoking where prohibited.
- D-10 Malingering or feigning an illness to avoid an official assignment or order.
- D-11 Unauthorized use of the mail or telephone.
- D-12 Conduct with a visitor which violates institutional regulations.

19 - B

to

OBR No. 06-325

## MASSACHUSETTS TREATMENT CENTER **OBSERVATION OF BEHAVIOR REPORT**

| Resident's Name Schmitt, Joseph Comm. No. M81137 Unit B2  |
|---|
| Date: 10/19/06 Time: 11:27pm Reporting Staff: D. Leonard  |
| Behavior Observed: <u>Lying or providing false information to a staff member</u> Code No. <u>C8, D11</u> Unauthorized use of mail   |
| Witness (if any)  |
| Referred to District Attorney   |
| Type or print in INK your report of the noted behavior. Use the reverse if more space is necessary.   |
|   |
|   |
|   |
| deliver law suits to DOC personnel. As a result of this interview and a review of all of the available documentation the following was determined; Resident Schmitt circumvented the MTC attachment to 103 CMR 478-5 as it pertains to legal photocopying. Furthermore Resident Schmitt violated the mail procedures by sending through intra facility mail a lawsuit to DOC personnel. |
|   |
|   |
|   |
| Has the resident been placed in pre-hearing restriction? NoYes Approved by  |
| Type of Restriction(s)  Reporting Staff Signature  Date: 10-19-06 Shift/Days off: 7x3 S/S   |
| Shift Commander Signature M. Saur & Date: 10-19-66  |
| Finding and Sanction if any   |
| Appeal Results  |
| Reviewing Authority   |

#### Observation of Behavior Report (Reverse)

## CODE OF OFFENSES (103 CMR 431.11)

#### (1) Observation of Behavior offenses shall include the following acts:

## A. Greatest Severity

| Killing |
|---------|
|         |

- A-2 Rape.
- A-3 Assaulting and causing physical injury to another person.
- A-4 Escape.
- A-5 Starting a fire or causing an explosion.
- A-6 Possession of a weapon or ammunition.
- A-7 Rioting or encouraging others to riot (must be concrete and specific).
- A-8 Taking hostages
- A-9 Committing any act deemed to be a violent felony under the laws of the Commonwealth of Massachusetts or the federal government.
- A-10 Tampering with or blocking any locking device.
- A-11 Conduct which disrupts or interferes with the security or orderly running of the institution when this poses a threat to life or a threat of serious bodily harm or furthers a prohibited act of the Greatest Severity category.

#### B. High Category

- B-1 Assaulting another person including spitting.
- B-2 Introducing and/or possession of an unauthorized tool.
- B-3 Introducing illegal or unauthorized drugs, intoxicants or alcohol into the institution.
- B-4 Demanding or receiving money or anything of value in return for protection against others, to avoid bodily harm or under threat of informing.
- B-5 Committing acts of indecent exposure, voyeurism or frottage against another person.
- B.6. Wearing a disguise for the purpose of misrepresenting one's self.
- B-7 Adulteration of any food or drink.
- B-8 Refusing to cooperate with any drug or alcohol testing procedures.
- B-09 Violating a major condition of the Transition Program.
- B-10 Giving or offering an official or staff member a bribe.
- B-11 Giving money, credit cards or valuables to or receiving any of the above from any person for purposes of introducing contraband or for any other illegal or prohibited purpose.
- B-12 Destroying, aftering or damaging government property or the property of another person having a value in excess of \$100.00.
- B-13 Manufacturing a facsimile of a weapon.
- B-14 Counterfeiting, forging or unauthorized reproduction of any documents, articles of identification, money, security or official papers.
- B-15 Committing any act deemed to be a nonviolent felony under the laws of the Commonwealth of Massachusetts or the federal government.
- B-16 Conviction of three of the same previous offenses within one year in the moderate category shall result in the treatment of the fourth offense as a High Category offense.
- B-17 Conduct which disrupts or interferes with the security or orderly running of the institution.

#### C. Moderate Category

- C-1 Fighting with another person.
- C-2 Misuse of authorized medication.
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- C-4 Loaning of property or anything of value for profit or increased return.
- C-5 Violating a minor condition of the Transition Program.
- C-6 Misrepresenting privilege level or abusing the use of confidentiality envelope.
- C-7 Refusing a direct order.
- C-B Lying or providing a false statement to a staff member regarding another person or making unfounded complaints or charges against a staff member or the institution with malicious intent.
- C-9 Interfering with count.
- C-10 Making, possessing or using intoxicants, alcohol, illegal drugs or drug paraphemalia.
- C-11 Destroying, altering or damaging government property or the property of another person having a value of \$100.00 or less.
- C-12 Threatening another person with bodily harm including sexual assault.
- C-13 Possessing unauthorized sexually explicit or offensive-related printed material or objects.
- C-14 Tattooing
- C-15 Conducting an unauthorized business.
- C-16 Use of the mail or telephone to threaten, frighten or intimidate another person.
- C-17 Being in an area not authorized for resident use.
- C-18 Any act deemed to be a misdemeanor under the laws of the Commonwealth of Massachusetts or the federal government.
- C-19 Conviction of three of the same previous Low Category offenses in a one year period will result in the fourth offense being treated as a Moderate Category offense.

## D. <u>Low Category</u>

- D-1 Possession of anything not authorized.
- D-2 Use of obscene, abusive or threatening language, actions or gestures to any resident, staff or visitor.
- D-3 Being in an unauthorized location.
- D-4 Intentional unexcused absence from institutional assignment.
- D-5 Gambling.
- D-6 Horseplaying
- D-7 Failure to follow safety or sanitary regulations including failure to maintain living quarters in a tidy and sanitary manner.
- D-8 Unauthorized possession of property belonging to another person.
- D-9 Smoking where prohibited.
- D-10 Malingering or feigning an illness to avoid an official assignment or order.
- D-11 Unauthorized use of the mail or telephone.
- D-12 Conduct with a visitor which violates institutional regulations.

19 - C

INMATEZRESIDENT SIGNATURE:



## DEPARTMENT OF CORRECTION LEGAL PHOTOCOPYING REQUEST FORM

This form must be completely filled out if you are requesting legal photocopying. The Librarian will only copy original documents. Date: 10-2-06 10 total Inmate Number: M-81137 Institution: MTC Housing Unit: B2-20B Number of pages of document to be copied: 137 Number of copies:\_\_\_\_ Cite the legal rule or Court Order or provide reason for the number of copies requested: Service upon 9 defts in civil action wow2006-01972-C Schmill v. Robert rungly et al.

Copy Also 3021 to DOC Legal Division

If there is a Court deadline, you must write it here:

and attach proof. Please inform the Librarian if there is anything else s/he needs to know in order to process this request: Attach the document to be copied to this Legal Photocopying Request Form. For Librarian use only: Denied: Reason for denial: Not original legal document Failure to cite legal rule or Court Order Date completed: 10/4/06 Date received: Total number of pages: 1270 RETURNUEZ

19 - D

(Appendix II)

| ETTS TREATMENT CENTER | A111 1 100 4 00 V |
|-----------------------|-------------------|
| <b>MASSACHUSETTS</b>  | 1 A14.            |
| MAS                   |                   |

LAW LIBRARY
SUPPLY REQUEST FORM

Commitment #

I am in need the following legal supplies to complete legal work:

White envelopes:

Manila envelopes:

Priority mail envelopes:

I understand that legal supplies are for legal work only. Misuse may result in disciplinary action.

Received:

Inmote/Resident Signature

Date

Staff issuing supplies:

MTC attachment to 103 CMR 478

October 2003

19 - E

# COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF CORRECTION MASSACHUSETTS TREATMENT CENTER

## BRC HEARING CONTINUANCE

| To: Joseph Schmitt.  Date: 11/1/06         | Comm. #                       |
|--|-------------------------------|
| Date:                                      | OBR# 06-325, 06-326           |
| has been granted for your hearing under se | ction 431.09 (b) (2).         |
| New Date of Hearing: 11/6/06               |                               |
| Place of Hearing:apen                      | Time: 4pen                    |
|  | 7                             |
|  |                               |
|  |                               |
|  |                               |
|  |                               |
| Date and Time Notice Served                |                               |
|  |                               |
|  |                               |
| Spired By                                  |                               |
| Sofwed Ry                                  | _                             |
| 20.000                                     | . Received by Inmate/Resident |
|  |                               |
| **** If the date is onen you will be well  |                               |

\*\*\*\*If the date is open, you will be notified of the new date at least 24 hours prior to the hearing.

cc: File

19-F



103 CMR 478.00 Attachment C



## DEPARTMENT OF CORRECTION LEGAL PHOTOCOPYING REQUEST FORM

| copy original documents.   |
|--|
| Date: 9-25-06 03-CMR-478-5   |
| 1 1 1 C/ // (2) 103 CAR UE/  |
| Institution: Namer lat Correctional freelets  Housing Unit: B2-19B  Number of pages of document to be copied:  Number of copies:  Number of copies |
| Institution: Nemans hat Correctional fractions "MTC" and low "CMR"   |
| Housing Unit: B2-19B 13 Aug through Oct legal Copy Requests for  |
| Number of pages of document to be copied: (1) washing Oct Suply Request forms  |
| Number of copies: One Aug through  |
| Cite the legal rule or Court Order or provide reason for the number of copies requested: Evidous for OBR hours   |
| If there is a Court deadline, you must write it here: and attach proof.  |
| Please inform the Librarian if there is anything else s/he needs to know in order to process this request:   |
| Attach the document to be copied to this Legal Photocopying Request Form.  |
| For Librarian use only:  |
| Approved: Denied:  |
| Reason for denial: Not original legal document   |
| Failure to cite legal rule or Court Order<br>Other:  |
| Date received: 10/55/06 Date completed:  |
| Total number of pages:   |
| Policy- Ternovere Tert   |
| INMATE TRESIDENT SIGNATURE: Office   |
| neacest  |
| Cycocaco   |
|  |

19-G

## Case 1:05-cv-10571-RWZ Document 37-2 Filed 12/06/2006 Page 3 of 19 COMMONWEALTH OF MASSACHUSETTS

## **DEPARTMENT OF CORRECTION**

## **INMATE GRIEVANCE FORM**

## FORWARD TO INSTITUTIONAL GRIEVANCE COORDINATOR (IGC)

| Name SC                                 | CHMITT JOSEPH   | G  | Frievance#  | 22152 Ins  | stitution                             | MASS. TREA  | ATMENT CE   | NTER  |
|---|---|--|---|--|---------------------------------------|---|---|---|
| Commit No.                              | M81137  | Housing B2   |   |  | te Of<br>cident                       | 20061018  | Date Of<br>Grievance  | 20061018  |
| Complaint                               | At approximate "come to his investigative attorney has matter. CO I Leonard that you're like to make mistakes interogation civil action | office after actions by advised me necessary because simply becaute twice is not | I get dre CO Leonard not to disco sted with up again an you make m ause I don' thing more | essed." I d. At one cuss the so the unwan d I wasn' nistakes." t lie abo | was poin ubjected quality ful Tout an | subjected to a very club matter as uestioning ly awake he this I replything. Be | to furthe learly st s it is n . When I e stated lied that eing subj | r ated that my ew a court informed CO "I like when I do not ected to this |
| Remedy<br>Requested                     | Stop harrass  |  |   |  |                                       |   | and I wil   | l take legal  |
| Staff<br>Recipient<br>Staff<br>Involved | Kurbiec Sand  | L WPO II   |   |  |                                       | 172   |   |   |
| Signature                               |   |  |   |  |                                       |   |   |   |
|   | REG   | EIPT BY INS  | STITUTION   | AL GRIEV   | ANCE                                  | COORDIN   | ATOR  |   |
| Date Received                           | 20061020 <b>D</b>   | ecision Date 200   | 061026  |  |                                       |   |   |   |
| Signature                               | Edington Gle  | n E CO II  |   |  |                                       |   |   |   |
| Final Decision                          | Non-Grievabl  | Disciplina   | ry  |  |                                       | · · · · · · · · · · · · · · · · · · ·   |   |   |
| Decision                                | Matter is a issued an OB Report proce decisions.Ca making threa   | R pertaining<br>dure provides<br>nnot substant                                   | to the mat<br>s an appeal   | tter. The<br>L mechanis  | 103 C<br>m for                        | CMR 431, Ob<br>disciplin  | servation<br>any relat  | n of Behavior<br>ed   |
| Signature                               | Att.  | for Et   |   | D  | ate                                   | 10-26   | -06   |   |
|   | vances may be appoordinator's deci  |  | perintendent  | within 10 wo   | rking                                 | days of Insti   | tution  |   |
|   |   |  | INMATI  | E RECEIPT  | Γ                                     |   | .,  |   |
| Name                                    | SCHMITT JOSE  | РН   |   |  | institut                              | tion MASS. T  | REATMENT  | CENTER  |
| Commit No.                              | M81137  | Grie   | evance# 2215  | Date   | Receive                               | ed 2006102  | 0   |   |
| Signature.                              | Kurbiec Sand  | y L WPO II   |   |  |                                       | 1 2 2   |   |   |

COMMONWEALTH OF MA... **JSETTS** DEPARTMENT OF CORRE JON

|                      |                 | INVIATE G                                    | KIDVANUD FUR      | CIVI                      |  |
|----------------------|-----------------|--|-------------------|---------------------------|--|
| INMATE'S NAM         |                 |  | INMATE'S #:       |                           | DATE:  |
| Joseph               | K1 5            | Schmitt                                      | M 81              | 137                       | Wielse   |
| INSTITUTION:         | <u>u</u> . (    | Sciral                                       | 10-01             | 137 DATE OF INCIDE        | 10/18/06   |
|                      | 1 ^             | 1 1 /  |                   | . 1 1 1                   | :  |
| Nemansk              | at Corr         | ectional for                                 | acclity           | 10/18/0                   | 6  |
| INSTRUCTIONS         | S:              |  | 1                 | · ·                       |  |
|                      |                 | ate Grievance Policy.<br>understandable summ |                   | aint/issue                |  |
| , 0                  |                 |  | •                 | C. Be sure to include the | e identity of staff  |
| members you          |                 |  |                   |                           |  |
| 4. Provide a Req     |                 |  | navaanay and ana  | additional grisvanas tr   |  |
| A. When illing a     | in Emergency    | Grievance select En                          | nergency and one  | additional grievance ty   | ype.   |
|                      |                 | EM   | IERGENCY          |                           |  |
| i                    |                 |  |                   | sue. Additional paper n   |  |
|                      | mately 10       | AM I WAS A                                   | wakened by        | TPS CO DAVID              | Leonard And  |
| La Library           | miley "         | . <b>G</b> £1                                | · P - 1 /         | rersed. I was             | subjected  |
| directed to          | come to V       | us office alti                               | ar a get o        | \                         | 1 +  |
| to dieth a           | . (2) 12 1 to 2 | the Actions                                  | الهي جه ١         | county. I'm on            | ie prince  |
| 13 4 m m             | -1.4            |  |                   | COUNTED PAR IVE           | 40 0 mcara   |
|                      |                 |  |                   |                           |  |
| the subject          | matter          | AT IT IN ME.                                 |                   | 1 + · f.                  | ) (a branco  |
| persisted wi         | th the i        | invented goes                                | stioning, b       | then a injura             | e) CO Leonard<br>stated "I like<br>is I replied that<br>anything Berns   |
| that he wal          | RE ME U         | 1 ASKIR And ?                                | 2 WASHT A         | My AWANE NE               | s Nelso 2 une  |
| when wire            | like the        | 5 because yo                                 | n make m          | istutes. 10 The           | 1 Lyoues That  |
| 7 de net me          | he mista        | ker simply be                                | CAUSE I de        | at lie about of           | the fine bear  |
| subjected to         | this int        | escather two                                 | or is nothing     | in & served cur           | Laction WECV2006-19  |
| C. List any acti     | on taken to a   | ddress/resolve this m                        | atter. Include th | e identity of staff memb  | enthing Beng<br>inidation tatics<br>Laction wecvapp6-19<br>pers you have |
| contacted.           |                 | 12.1   | iclas .           | . ( <i>U</i>              | 1.1  |
| I filed A            | + STICUM        | ace on 10/1                                  | 10106 (25)        | wding this e              | pact Type  |
| of "Rive             | Intin           | idatur - Rel                                 | taliation.        |                           |  |
|                      |                 |  |                   |                           |  |
|                      |                 |  |                   |                           |  |
| D. Provide you       | r Requested I   | Remedy                                       |                   |                           | 1./ \  |
| Stun has             | rrassing        | Mrz, This At                                 | ouse is ch        | a harassed an             | THE TRAMA  |
|                      | II Labor        | Level reties                                 | n if IZ A         | m harasted An             | y further in   |
| And IL w             | II THINC        | legal Action                                 |                   | (                         |  |
| Any mas              | un              |  |                   |                           |  |
| /<br>Inmate's Signat | ure             | 1/1  |                   | Date:                     | 18/2006  |
| Staff Recipient_     | Sorbla          | X hurhiec                                    | ω                 | <u>ροπ</u>                | 10/20/06   |
| **DENIED GRI         | EVANCES N       | MAY BE APPEALE                               | D TO THE REVI     | EWING AUTHORITY           | WITHIN 10  |

(Inmate receipts/responses will be generated via the Inmate Management System.)

Exhibit WOLVROOG-1972-C Schmitt v. Robert Murphy, et al.

19-H

Case 1:05-cv-10571-RWZ Document 37-2 Filed 12/06/2006 Page 6 of 19 COMMONWEALTH OF MASSACHUSETTS

## **DEPARTMENT OF CORRECTION**

## **INMATE GRIEVANCE FORM**

## FORWARD TO INSTITUTIONAL GRIEVANCE COORDINATOR (IGC)

| Name SCI                                | HMITT JOSEPH G   | rievance#  | 22154  | Institution  | MASS.  | TREATM   | ENT CEN  | TER  |         |
|---|--|--|--|--|--|--|--|--|---------|
| Commit No.                              | M81137 Housing B2  |  |  | Date Of<br>Incident  | 200610   | l fo   | Date Of<br>Brievance                                 | 2006101  | 6       |
| Complaint                               | On the above date I was won office to be interviewed Kathleen Dennehy, Steven Paul Chadowski, Bruno Mar Complaint and summonies for 1972-C on 10-12-06 via Inwould probably be getting as a threat to force me to Clerk's Notice dated 09/1 Court docket #PLCV2006-00 abuse against me by the December 1985 of the court docket provided t | by said IP Fairley, R cello and or Worcest tra facili an OBR foo stop exe 4/2006 reg 490. This | S CO for<br>sobert Wa<br>MA DOC a<br>er Super<br>ty/depar<br>er violatercising | serving serving copy of the co | ng deferch, Green of the lurt Civil mail. C librates titution (P#34) | ndants g Hyde Declar il doc I wa ry pol onal r | Robert, Thomas ator Jucket act s informicy. I ights. | Murphy, s Sharpl dgment ion 2006 med that take th *Please Superior | es,     |
| Remedy<br>Requested                     | DOC/FHS officials shall consequences of such correto pursue my legal claims  | upt, abusi   |  |  |  |  |  |  | ight    |
| Staff<br>Recipient<br>Staff<br>Involved | Kurbiec Sandy L WPO II   |  |  |  |  |  |  |  |         |
| Signature                               |  |  |  |  |  |  |  |  |         |
| Data Danahard                           | RECEIPT BY INS   |  | AL GRIE  | VANCE  | COOR   | DINAT  | OR   |  |         |
| Date Received<br>Signature              |  | 01020  |  |  |  |  |  |  |         |
| Final Decision                          | Edington Glenn E CO II Non-Grievable Disciplinar   |  |  |  | <del></del>  |  |  |  |         |
| Decision                                | Matter is a non grievable issued an OBR pertaining Report procedure provides decisions. Cannot substant comply with both the inst  | through to the mates an appeal   | ter. The<br>L mechan<br>n of ret   | e 103 CM<br>ism for<br>aliation  | MR 431,<br>discip<br>n. Grie   | Obser<br>linany<br>vant i                      | vation<br>relate<br>s requi                          | of Behav<br>d<br>red to  |         |
| Signature                               | St. In I   | <u> </u>   |  | Date _   | 10-26  | - 06   |  | •  | 70°00°0 |
| _                                       | vances may be appealed to the Sur<br>cordinator's decision.  |  |  |  | lays of I  | nstitut  | ion  |  |         |
|   |  | INMAT  | E RECEI  |  |  |  |  |  |         |
| Name                                    | SCHMITT JOSEPH   |  |  | Instituti  | on MASS  | TREA   | TMENT C  | ENTER  | . —     |
| Commit No.                              | M81137 Grie  | vance# 2215  | 04 Da  | te Received  | 2006   | 1020   |  |  |         |
| Signature.                              | Kurbiec Sandy L WPO II   |  |  | <del></del>  |  |  | -  |  |         |

FORM "A" # 22154

## COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF CORRECTION INMATE GRIEVANCE FORM

|  | CLE VALUE FORM      |                          |                  |
|--|---------------------|--------------------------|------------------|
| INMATE'S NAME:   | INMATE'S #:         |                          | DATE:            |
| Joseph P. Schmitt  | M-84                | 37                       | 10/16/06         |
| INSTITUTION:   | 1000                | DATE OF INCIDENT         |                  |
|  | ( )                 | 1 , ,                    | .                |
| Nemansket Correctional Facil   | cty                 | 10/16/06                 |                  |
| INSTRUCTIONS:  |                     | ·                        | ĺ                |
| <ol> <li>Refer to 103 CMR 491, Inmate Grievance Policy.</li> <li>In Block B, give a brief and understandable summ</li> </ol> |                     | nt/iccue                 | ļ                |
| 3. List any actions you may have taken to resolve the  |                     |                          | lentity of staff |
| members you have contacted.  |                     |                          |                  |
| 4. Provide a Requested Remedy in Block D.  |                     |                          |                  |
| A. When filing an Emergency Grievance select Er  | nergency and one a  | dditional grievance type | •                |
| X EM   | IERGENCY            |                          |                  |
| B. Give a brief and understandable summary of y  |                     |                          |                  |
| necessary. On the above date a   | R was wok           | en up by Ill)            | co               |
| David Leonard and escorted to  | the IPS o           | ffer to be               | interviewed      |
| by said IPS CO for servi   | ng detendat         | Vts Robert r             | turphy,          |
| Kathlem Dernely, Steven Fourly,<br>Thomas Sharples, Paul Chadows   | Robert Wa           | ithwich, Greg            | Hyde,            |
| Thomas Sharples, Paul Chadows  | ki Bruno            | Marcello and             | Mr. DOC          |
| A copy of the Declarator Judgm   | ent Conglain        | t and summe              | wes tol          |
| Wercester Superior Court Coul  | docket Ae           | tra 2006-197             | 12-C on          |
| 10-12-06 wa Intra facility/10  | as concertal me     | al. I was in             | ternal that      |
| I would probably be getting an   | OBR for VED         | lating DOC libr          | my policy        |
| I take this As a threat to twee  | me to sten          | esporcising me con       | totomal Ri       |
| Z would probably be getting an Z take this As A threat to twee C. List any action taken to address/resolve this m            | natter. Include the | dentity of staff member  | s you have       |
| Beeause of this And my lear to   | L. 000 3            | fordanti and a           | r co-worke       |
| I Am Soins retaliated Asainst  | 7                   | 1 200                    | excust &         |
| Because of this And my lear to   | r my berson         | C III Property           | 1                |
| have taken steps via many me   | rus 40 vets         | y the Courts             | and my           |
| Beeause of this and my tear to<br>have taken stops via rung me<br>attornies as well as CPCS an                               | J MCLS              | legal otheral            |                  |
| D. Provide your Requested Remedy.  |                     |                          | 0 11             |
| D. Provide your Requested Remedy.  DOC/FHS officials shall ceese An  | y and all 1         | ctaliation or            | trace the        |
|  | 1 1                 | 11. all:                 | acts             |
| legal consequences of such   | Corrupt, A          | some, cregat             | HOIJ             |
| Against me. I have the right   |                     | my legal cla             | ives.            |
| Inmate's Signature   |                     | Date: 10/1               | 6/66             |
| Staff Recipient Stylva & Market  | WPO                 | Date:/                   | 120/06           |
| **DENIED GRIEVANCES MAY BE APPEALE   | D TO THE REVIE      | WING AUTHORITY W         | THIN 10          |
| BUSINESS DAYS. (Inmate receipts/responses will be generated via t  | the Inmate Manage   | ment System.)            |                  |

CC: Exhibit For WOCN2006-1972-C

JPS File.

Schnitt v. Robert Murphy et al.

## Case 1:05-cv-10571-RWZ Document 37-2 Filed 12/06/2006 Page 8 of 19 Commonwealth of Massachusetts

County of Plymouth The Superior Court

Civil Docket PLCV2006-00490

RE: Schmitt v Massachusetts Department of Corrections et al

TO: Joseph Peter Schmitt

Nemasket Treatment Center 30 Administration Road Bridgewater, MA 02324

## **CLERK'S NOTICE**

This is to notify you that in the above referenced case the Court's action on 09/14/2006:

RE: Pltff's MOTION for contempt of court ruling vs. defts

is as follows:

MOTION (P#34) On 7/31/06 this court allowed plaintiff's motion to process legal mail pertaining to this action. It would appear that this has been ignored by DOC. It also appears that DOC purposefully has set out to create barriers to present this plaintiff from pursuing his legal claims. Sanctions are deferred to a later date, preferably at end of this litigation (Richard F. Connon, Justice). Notices mailed 9/14/2006

Dated at Plymouth, Massachusetts this 14th day of September, 2006.

Francis R. Powers, Clerk of the Courts

BY:

Adam Baler Assistant Clerk

Telephone: (508) 747-6911

Copies mailed 09/14/2006

19-I

Resident's Name Joseph Schmitt Comm. No. M81137 Unit B2

Time: 1:47pm

Date: 8/31/06

OBR No. <u>06-263</u>

## MASSACHUSETTS TREATMENT CENTER **OBSERVATION OF BEHAVIOR REPORT**

Reporting Staff: D. Leonard

| Behavior Observed: Conduct Disrupts, use of obscene language, Code No. <u>B17,D2</u>  |
|---|
| Witness (if any)  |
| Referred to District Attorney   |
| Type or print in INK your report of the noted behavior. Use the reverse if more space is necessary.   |
| On August 30, 2006, at approximately 1:47pm in the Massachusetts Treatment Centers' Library, Resident Schmitt, Joseph M81137 did disrupt the orderly running of the Library and use obscene language towards staff person Karen Methot. On August 30, 2006, at Approx. 1:47pm in the Library, Ms. Methot did ask Resident Schmitt twice to quiet down and find a seat. The resident responded back to Ms. Methot in an insolent manner, "I know the rules and I can talk and walk around if I wish!" Ms. Methot informed Resident Schmitt that she was also aware of the rules and would still like him to sit down. Resident Schmitt then proceeded to the cabinet where the rules of the library are kept. Ms. Methot reported the incident to Librarian Pushkina, who in turn called Co. Charette, the Learning Center Officer to escort Resident Schmitt out of the library.  Resident Schmitt then attempted to show the rules of the library to Ms. Methot, who in return stated to Schmitt, "I give respect to those who give it to me!" Schmitt then stated to Ms. Methot, "I don't give a fuck if you respect me or not!" Ms. Methot asked Schmitt what he had just said and Schmitt repeated the statement again. There were approximately 25 residents present in the immediate area during this exchange. Co. Charette then arrived in the area and escorted Schmitt out of the Library. End of report. |
| Has the resident been placed in pre-hearing restriction? NoYes Approved by  |
| Type of Restriction(s) Reporting Staff Signature  Date: 08-31-06 Shift/Days off: 7x3 S/S  |
| Shift Commander Signature William Date: 8-31-06   |
| Finding and Sanction if any 317 Disputition. DZ 10 Days loss of Listary Statestry 9.3.12  |
| Appeal Results  |
| Reviewing Authority Allows  |

## Attachment C

# DEPARTMENT OF CORRECTION MASSACHUSETTS TREATMENT CENTER OBSERVATION OF BEHAVIOR REPORT WAIVER OF HEARING/ENTRY OF GUILTY PLEA

| I have been advised that I have the right to appear before concerning the charges pending against me in Observation of Be   |   |
|---|---|
| I <u>DO NOT</u> wish to appear before the BRC and hereby we plea of guilty concerning the charges pending but reserve the rigin imposed. I am signing this document of my own free will and an fully understand the contents and meaning of this document. I have are as follows:    Hold Defiliation   Hold Member   Board Member   B | ht to appeal any sanctions which may be<br>n under no duress, coercion or threats and |
| I have no objections to these staff members considering the dispo   | osition in this case.   |
| Resident Print or Type Name  Resident Signature   | Commitment Number  9-1-06  Date/Time  |
| Staff Witness Print or Type Name  | Title   |
| Based on the inmates plea of guilty on the charge(s), and reporting staff member's report, the resident is found guilty and following reasons (attach additional pages if necessary):  BIT Manusced. D. Jewitty Bleat Manuscey Legenting Sept. 3  | the following sanction(s) imposed for the   |
| The resident has been given a copy of this document and this matter in writing to the Superintendent within fifteen (15) do Staff Signature  Staff Signature  | <u> </u>  |

Case 1:05-cv-10571-RWZ Document 37-2 Filed 12/06/2006 Page 12 of 19

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.

Attachment A

OBR No. 06-330

MASSACHUSETTS TREATMENT CENTER

OBSERVATION OF BEHAVIOR REPORT

| Resident Name Joseph Schmitt Comm. No Unit Comm. No Unit B-2   |
|--|
| Date 10/25/2006 Time 10:20 AM Reporting Staff Co Wayne Romansus  |
| Behavior Observed 3-17 D-2 Code No.  |
| Witness (if any)   |
| Referred to District Attorney  |
| Type or print in INK your report of the noted behavior. Use the reverse if more space is necessary.  |
| On Oct 25th 2006 while conducting a town at approx. 10:20 A.M. on B-2 I topped at Rn #19 because of a written note posted on the doon. I noticed within the noom I mate Joseph Schmitt MB1137 lying on his side withing ack towards the other noom. I knocked several temes on the door without of responce. I then opened the door a removed the note which stated of nemoved the note which stated for A way !!! Do not bother me for any reason, no excaptions at all. I so A way !!! Do not bother me for any reason, no excaptions at all. I set was spening Jumite Schmitt door I noticed movement. I retrieved the stated note a continued on my rounds. You finishing my tour I saw what sehmitt oxit Rom #19 approach the balcony railing. I asked him it would posted on his door was for me. He stated "Fuck You, Fuck You Has the resident been placed on pre-hearing restriction? No Approved By  |
| Type of restriction(s)   |
| Shift Commander signature  Shift Commander signa |
| Reviewing Authority  |

Attachment A OBR No. 06-330

## **MASSACHUSETTS TREATMENT CENTER OBSERVATION OF BEHAVIOR REPORT**

| Resident Name Joseph Schmitt Comm. No. M. M. M. M. J. Unit B-2  Date 10/25/06 Time 10:20 Am Reporting Staff Co Waye Romanow   |
|---|
| Date 10/25/06 Time 10:20 Am Reporting Staff O Way & Romanow Sehavior Observed B-17 D-2 Code No  |
| Behavior Observed B-17 D-2 Code No  |
| Witness (if any)  |
| Referred to District Attorney   |
| Type or print in INK your report of the noted behavior. Use the reverse if more space is necessary.   |
| You piece of shit, Your Moker Sucks my Cock, You Suck my cockete!" Soft Krafton was notified of Inmate Schmitto be havior, later Lt. Holden   |
| Sgt Mafton was Notitud of Somale similes be never, will 21  |
| advised me to unte an OBR.<br>Capt Smith while towing the untat Approx 12:15 Pm. vaid she had   |
| apt smith white towning the unital reproductions the same set of  |
| a similar incident while touring this unit involving the same set of  |
| cincumstances with Immate Schmitt. the exception was she was not  |
| greeted as I with such a repulsive attitude, his reaction to her was  |
| mana dia mitual   |
| the original Note is submitted with this report.  Has the resident been placed on pro-bearing restriction? No. You Approved By  |
| Has the resident been placed on pre-hearing restriction? No Yes Approved By   |
| Type of restriction(s)  |
| Reporting Staff signature Shift/days off |
| Shift Commander signature W. Joure  |
| Finding and sanction if any   |
| Appeal results  |
| Reviewing Authority   |

|     |     | Attachment A |
|-----|-----|--------------|
| OBR | No. | 06-330       |

## MASSACHUSETTS TREATMENT CENTER OBSERVATION OF BEHAVIOR REPORT

| Resident Name Joseph Schmitt Comm. No. M. & 1137 Unit 3-2  |
|--|
| Date 10/25/06 Time 10:20 Am Reporting Staff Q Wayle Romanoux Behavior Observed 8-17 D-2 Code No  |
| Behavior Observed 8-17 D-2 Code No.  |
| Witness (if any)   |
| Referred to District Attorney  |
| Type or print in INK your report of the noted behavior. Use the reverse if more space is necessary.  |
| you piece of shit, Your Moter Sucks my Coch, You Suck my cochete to Sgt Krafton was Notified of Inmeter Schmitto be herior, later Lt. Holden acclusied me to unite an OBR.  Capt Smith while towning the unit at Approx 12:15 Am. said she has a similar incident while towning this unit involving the same set of concernstances with Immeter Schmitt. The exception was she was not presented as I with such a repulsive attitude, his reaction to her was more dignified.  The original note is submitted with olivreport. |
| Has the resident been placed on pre-hearing restriction? No Yes Approved By  |
| Type of restriction(s)   |
| Reporting Staff signature  |
| Shift Commander signature  |
| Finding and sanction if any  |
| Appeal results   |
| Reviewing Authority  |

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|------------------------|--|
| OBR#-06-330            | GO AWAY 000 TREA BEH,  |
|                        | DO NOT BOTHER ME_M.  |
|                        | FOR ANY REASON _   |
|                        | Use  |
|                        | No exceptions at all ite   |
|                        | any responce. I then openal the doon of  |
|                        | i for Away 111 Do not bother me far any  |
|                        | As I was grewing Jumate Schmitts door I view to Note a continued on my round Immate Schmitt oxit Rm #19 a approach to this note posted on his door was for me. Has the resident been placed on pre-hearing restriction? No |
|                        | Has the resident been placed on pre-hearing restriction? No Type of restriction(s)   |
|                        | Reporting Staff signature  |
|                        | Finding and sanction if any  |
|                        | Appeal results   |
|                        | Reviewing Authority  |

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SUPERIOR COURT No.93-6030ビ

RONALD J. DE WOLFE (PETITIONER)

WILLIAM O'LEARY Et,al (DEFENDANTS) HABEAS CORPUS PETITION AD SUBJICIENDUM

MOTION TO COMPELL DEFENDANTS TO ALLOW THE PETITIONER LEGAL COPYING IN HIS PRESENCE

Now, comes the Petitioner, Ronald J. DeWolfe acting Pro, se, and hereby moves this Honorable Court to grant his motion, as the ... Petitoner states the following in support of his motion;

- (1). Petitioner states that the defendants have ordered that he leave his legal work with non-responsible persons other than the Petitioner who brings this action;
- (2). Petitioner states, that leaving his legal work to be copied presents a burden, as the defendants have in the past damaged legal work and have misplaced copies;
- (3). Petitioner states, that in the past and present, the defendants have made/and/given legal copies to person/ person(s), other than the person making the action;
- (4). Petitioner states that the defendants employees, have stated, that upon court order, they will do all legal copies in front of the Petitioner, and this burdens the defendants or employees in no way;

WHEREFORE:

Petitioner, pray(s), that this Honorable Court will grant his motion for all stated herein.

the cour ORDERS

RESPECTFULLY SUBMITTED,

DE WOLFE, RONALD 30 ADMINISTRATION ROAD

BRIDGEWATER, MA 02324

DATED: , this , 22nd , day , of January , 1994

12/19 4/7/94

COMMO OF MACLACAUSETTS
COUNTY OF MIDDLESEX
THE SUPERIOR COURT

CIVIL DOCKET# MICV93-06030

RE: DeWolfe v O'Leary et al

TO: Ronald J DeWolfe 30 Administration Road Bridgewater MA 02324

## CLERK'S NOTICE

This is to notify you that in the above referenced case the Court's action on 04/07/94 is as follows:

Motion of plff to compel defendants to allow the plff legal copying in his presence.

Motion (P#12) The Court Orders that petitioner be permitted to be present during the copying of his legal papers, where such presence does not unreasonably interfere with the orderly operation of the Treatment Center. (Houston, J.) copies sent 4/27/94

Dated at Cambridge, Massachusetts this 27th day of April, 1994.

Edward J Sullivan, Clerk of the Courts

BY:

(to be assigned)

Location: Rm 6A (Cambridge) Telephone: 617-494-4183